thirty degrees sixteen minutes fifty-three seconds north and longitude eighty-seven degrees thirty-one minutes six seconds west as

the control point;

That the boundary line at the mouth of Perdido River is fixed, as nearly as may be, in the axis of the mouth of said river, passing through the control point and running north and south and having as its northern terminus a point of latitude thirty degrees seventeen minutes two seconds north and longitude eighty-seven degrees thirty-one minutes six seconds west, and as its southern terminus a point one thousand feet due south of the control point;

That from the northern terminus of the boundary line at the mouth of the river, the boundary up the lower portion of said river be a straight line to a point of latitude thirty degrees eighteen minutes no seconds north, longitude eighty-seven degrees twenty-seven minutes eight seconds west, thence by a straight line to a point in the center line of the Intracoastal Canal at longitude eighty-seven degrees twenty-seven minutes no seconds west;

That the seaward boundary between Florida and Alabama extends from the south end of the boundary line at the mouth of Perdido River, thence south no degrees one minute no seconds west to the seaward limit of each respective State; and

Whereas such acts of the States of Alabama and Florida constitute an agreement between such States establishing a boundary line

between them: Therefore, be it

Alabama and Florida. Boundary agreement. Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby given to such agreement and to the establishment of such boundary, and such Acts of the States of Alabama and Florida are hereby approved.

Approved May 6, 1954.

Public Law 352

CHAPTER 183

May 6, 1954 [H. R. 5627] AN ACT

To amend Public Law 472, Eighty-first Congress, approved April 11, 1950, entitled "An Act to promote the national defense and to contribute to more effective aeronautical research by authorizing professional personnel of the National Advisory Committee for Aeronautics to attend accredited graduate schools for research and study."

64 Stat. 43. 50 USC 160f. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of Public Law 472, Eighty-first Congress, is amended to read "The total of the sums expended pursuant to this Act, including all sums expended for the payment of salaries or compensation to employees on leave, shall not exceed \$100,000 in any fiscal year.".

Approved May 6, 1954.

Public Law 353

CHAPTER 191

May 7, 1954 [H. R. 998] and an AN ACT

Authorizing the Secretary of the Interior to issue a patent to the State of Idaho for certain land.

Idaho. Land patent. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized and directed to issue a patent or

patents to the State of Idaho for the lands relinquished by the State under Carey Act Segregation List Numbered 53 for which State Final Certificates have been issued for use only by the State for conveyance by deed to the holders of State Final Certificates for such land or to their heirs, successors, or assigns for the tract of land covered by such final certificate.

Approved May 7, 1954.

Public Law 354

CHAPTER 194

AN ACT

To authorize certain members of the Armed Forces to accept and wear decorations of certain foreign nations.

May 8, 1954 [S- 2247]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, subject to such regulations as may be prescribed by the Secretaries of the Army, Navy, Air Force, and Treasury, members and former members of the Armed Forces of the United States holding any office of profit or trust under the United States who have served, subsequent to June 26, 1950, in Korea and such of the waters or lands adjacent thereto as may be designated as combat zones or areas by the respective Secretaries are authorized, during the period of hostilities in Korea in which the United States is engaged, and for one year thereafter, to accept from the governments of foreign nations whose personnel are participating with or under the United Nations Command in Korea such decorations, orders, and emblems as may be tendered them, and which are conferred by such governments upon members of their own military forces. For purposes of this Act the consent of the Congress required in accordance with clause 8 of section 9, article I of the Constitution is hereby granted. Any such member or former member holding any office of profit or trust under the United States is authorized to wear any decoration, order, or emblem accepted pursuant to authority contained in this Act. Approved May 8, 1954.

Armed Forces, Decorations.

Public Law 355

CHAPTER 195

AN ACT

To authorize the care and treatment at facilities of the Public Health Service of narcotic addicts committed by the United States District Court for the District of Columbia, and for other purposes.

May 8, 1954 [H. R. 6702]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Narcotics. Treatment of users in D. C.

DECLARATION OF PURPOSE

Section 1. In order to afford the District of Columbia time to provide the facilities required to carry out the Act of June 24, 1953 (Public Law 76, Eighty-third Congress), and, in the interim, to help it meet its responsibility for the detention, care, and treatment of noncriminal 601 to 24-612. narcotic addicts, it is hereby declared to be the purpose of this Act to authorize the limited use of suitable Public Health Service facilities for a temporary period, at the expense of the District of Columbia, for such detention, care, and treatment.

67 Stat. 77. D. C. Code 24-

SEC. 2. The Public Health Service Act (42 U. S. C., ch. 6A) is amended by redesignating section 345 as section 346 and by inserting after section 344 the following new section:

58 Stat. 682, 701. 42 USC 261.